IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	Application of:)
Christopher Maus, et al. Serial No.: 10/649,283))) Art Unit: 1743)) Examiner: S. Siefke
For:	Health Monitoring And Diagnostic Device And Network-Based Health Assessment And Medical Records Maintenance System))))

AMENDMENT AFTER ALLOWANCE UNDER 35 CFR 1.312

Commissioner for Patents Mail Stop No Fee Amendment P.O. Box 1450 Alexandria, VA 22313-1450 May 8, 2008

Customer Number: 35735

Sir:

Applicant respectfully requests entry of the following amendment to claim 62 after allowance to correct an informality in claim 62 as allowed. Specifically, the term "the computer readable memory" introduced in claim 62 lacks antecedent basis and should correspond to the term "removable memory storage device" recited later in the claim. In addition, the "removable memory storage device" introduced by claim 62 should be qualified as a "multi-party removable memory storage device" to distinguish the claimed multi-party removable memory storage device introduced by claim 62 from the removable memory storage devices previously introduced by claim 58. The requested amendment does not change the scope of the claim, but is appropriate to correct and clarify the claim as allowed. The Issue Fee has not yet been paid.

I hereby certify that this correspondence is being filed with the United States Patent and Trademark Office by electronic filing through the EFS-WEB system on the date shown below:

/Michael J. Mehrman/

May 8, 2008

Michael J. Mehrman - Reg. No. 40,086

Date

Respectfully submitted,

/**Michael J. Mehrman**/ By: Michael J. Mehrman Reg. No. 40,086

Mehrman Law Office, P.C. 5605 Glenridge Drive, Suite 795 Atlanta, GA 30342 404 497 7400 telephone 404 497 7405 facsimile mike@mehrmanlaw.com